LANDSCAPE AGREEMENT APACHE BOULEVARD (Rural Road to Terrace Avenue)

THIS AGREEMENT, made this 14th day of October, 1977, pursuant to A.R.S. Sec. 11-951 through Sec. 11-954, by and between the Department of Transportation, Highways Division, an agency of the State of Arizona, thereunto duly authorized, hereinafter designated Department of Transportation and the City of Tempe, a municipal corporation, thereunto duly authorized, hereinafter designated as City of Tempe.

WITNESSETH:

WHEREAS, it is to the mutual advantage of the Department of Transportation and the City of Tempe to landscape certain median islands on U.S. Highway 60, Apache Boulevard from Rural Road, approximate roadway Station 103+11.48 to Terrace Avenue, approximate roadway Station 120+94.29, in the City of Tempe, a distance of approximately .34 miles.

NOW, THEREFORE, it is hereby mutually agreed by and between the Department of Transportation and the City of Tempe, pursuant to the authority contained in A.R.S. Sec. 28-108 as follows:

- 1. The City of Tempe will prepare plans for the landscaping and irrigation project and submit them to the Department of Transportation for approval.
- 2. Upon approval, the project will be constructed by the City of Tempe using City funds.
- 3. Upon completion and acceptance of construction by the STATE, the Department will reimburse the City of Tempe for the cost of removing the existing asphaltic cement surface, AB underlayment and old concrete roadbed, all as indicated and necessary to install the plant material in the median island planters. The Department will reimburse the City of Tempe in the amount equal to the contract quantities and unit prices, subject to audit by the State. This amount shall be the State's total involvement for funding for this project.
- 4. The City of Tempe shall maintain the landscaping and irrigation system, including plant replacement and irrigation system repairs as needed.

- 5. The City of Tempe hereby agrees to save and hold harmless the Department of Transportation, or any of its departments, agencies, officers or employees from all cost and damage incurred by any of the above and from any other damage to any person or property whatsoever, which is caused by any activity, condition or event arising out of the performance or non-performance of any provision of this agreement by the City of Tempe, any of its agents or any of its independent contractors. The above cost incurred by the Department of Transportation or any of its departments, agencies or employees shall include in the event of an action, court costs, expenses of litigation and reasonable attorneys' fees. When any above cost, damage or other damage occurs as aforesaid, the City of Tempe assumes the burden of proof that the activity, condition or event did not cause such cost, damage or other damage.
- 6. This agreement will remain in effect until such time that the State relinquishes ownership of the right-of-way or requires the use of the above mentioned areas for highway purposes.
- 7. This agreement shall be filed with the Secretary of State and shall become effective upon filing.
- 8. Attached hereto are resolutions of the Department of Transportation and the City of Tempe authorizing both entities to enter into this agreement, and a written determination by the City Attorney of Tempe that this agreement is in proper form and within the powers and authority granted to the City of Tempe under the laws of this State.

IN WITNESS WHEREOF the parties have executed two copies of this agreement on the day and year herein written.

ARIZONA DEPARTMENT OF TRANSPORTATION

CITY OF TEMPE

BY William & Flano

attest

-2- Signia J Rempson

RESOLUTION

Be it resolved on this date,	July 2,	1977	, 1,
WILLIAM A. ORDWAY, the below			
have determined that it is to	be to the adva	ntage of the State	of Arizona that
the Department of Transportat	ion, acting by	and through the Hi	ghways Division,
and the <u>CITY</u>	of	TEMPE	, acting
by and through its	CITY COUNCIL		,
enter into the intergovernmen	tal agency agre	ement for the purp	ose of entering
in a landscape agreement for	certain project	s which have been	selected by the
City and the State, and reque	st the City to	perform certain wo	rk and supply
necessary materials required			cified areas in
the manner specified in the a	ctached agreeme	III.	

Julia As Confa Julian A. ORDWAY, Director Department of Transportation

	STATE OF ARIZONA) : SS County of Maricopa)
	I, Virginia S. Thompson , City Clerk
	of the City of Tempe, Arizona, do hereby certify that the following is
	a true and correct extract of the minutes of the City Council meeting
	held:
*	C. Miscellaneous (1) Auth Arizona DOT Landscape Agreements: a) Apache Blvd. Rural/Terrace; b) Superstition Freeway, Price Road/Mesa Drainage Channel. Councilman Hatton moved that the City Council authorize future execution of the documents by the Mayor following determination by the Attorney General's office that they are "in proper form and are within the powers and authority granted by law"; Councilman Phillips seconded; roll call vote 7-0.
	In Witness Whereof, I have hereunto set my hand and affixed the Official Seal of the City of Tempe, Arizona. Done in Tempe, Arizona, this, 1977.

Virginia S. Thompson, CMC City' Clerk

I, Virginia S. Thompson, the duly appointed City Clerk of the City of Tempe, Maricopa County, Arizona, do hereby the following to be a true and exact excerpt of the Minutes of the Regular Council Meeting of June 2, 1977 of the City Council, Tempe, Arizona.

DATED: June 10, 1977

Virginja S. Thompson, CMC City Clerk

Miscellaneous
(1) Auth Arizona DOT Landscape Agreements: a) Apache Blvd.
Rural/Terrace; b) Superstition Freeway, Price Road/Mesa
Drainage Channel
Compared that the City Council authorize future

Councilman Hatton moved that the City Council authorize future execution of the documents by the Mayor following determination by the Attorney General's office that they are "in proper form and are within the powers and authority granted by law"; Council man Phillips seconded; roll call vote 7-0.

APPROVAL OF TEMPE CITY ATTORNEY

I hereby state that I have reviewed the proposed intergovernmental agreement, between the Department of Transportation, Highways Division, and the CITY OF TEMPE, and declare the agreement to be in proper form and within the powers and authority granted to the City under the laws of the State of Arizona.

No opinion is expressed as to the authority of the remaining parties, other than the City, to enter into said agreement.

DATED this 29th day of September, 19 77.

DAVID R. MERKEI

Attorney General

BRUCE E BABBITT

INTERGOVERNMENTAL AGREEMENT DETERMINATION

A. G. Contract No. 77-566 which is an agreement between public agencies has been reviewed pursuant to A.R.S. §11-952, as amended, by the undersigned Assistant Attorney General who has determined that it is in proper form and is within the powers and authority granted to the State or its agencies under the laws of the State of Arizona.

No opinion is expressed as to the authority of the remaining parties, other than the State or its agencies, to enter into said contract.

DATED this _____ day of ____ August _____, 197 7 .

BRUCE E. BABBITT
The Attorney General

RICHARD KAMPS

Assistant Attorney General

NO. 3931

Sectionary of Contraction

P #3 198 177 - Jags